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a & basenion of information lunions it displays a valid CMG control number. Under the Pagameric Reduction Act of 1995, no paintons are required to re Docket Number (Optional) TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PAIRENT HESI.112275 Yin L Cheung, Michael J. Zeitlin and Mark Acosta to re Application of: 10/806,980 Application No.: March 23, 2004 Flied: System and Method for Analyzing and Imaging Three-Dimensional Volume Data Sets Using A Three-Dimensional Sampling Probe Far: The owner, Magic Earth, Inc. of 100 percent interest in the tribiant application hereby disclaims, except as provided below, the terminal part of the statutory term of ally patient granted on the Instant application which would extend beyond the expiration date of the hit tratitiony term prior patient No. 6.765.570 as the term of asid prior patient is presently shortened by any terminal disclaimer. The owner hereby agrees that any patient so granted on the instant application shall be enforced to only for find during such period that it and the prior patient are commonly owned. This agreement runs with any potent granted on the tratam application and is thinking upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent gradued on the instant opposition that would extend to the expiration date of the full standary term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the even that said prior patent later. es for failure to pay a maintenance fee; is held unenforceable: is found treated by a count of competent jurisdiction; In statuturity disclaimed in whose or terminally disclaimed under 37 CFR 1.321; has all claims canceled by a reaxamination cartificate; Is in any manner terminated prior to the expiration of its full stabutory term as presently shortened by only terminal discipliner. Check either box 1 or 2 below, if appropriate. For expinisations on behalf of a business/organization (e.g., corporation, partnership, university, government egency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hereby declare that all sustaments made herein of my own knowledge are true and that all sustaments made on information and belief are believed to be true; and further that these agreements were made with the knowledge that withit false statements and the like so made are sunishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such withit takes statements may proportize the validity of the application or any passent bestead thereon. The undersigned is an artemay or agent of record. Reg. (Peter Bergard Typed or printed name Telephone Number X Terminal discisioner fee under 37 CFR 1.20(d) included. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on RTC-2038.

The collection of information is required by 37 CPK 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Condemnating is governod by 33 U.S.C. 122 and 37 CPR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathedring, proporting, and cubmitting the completed application form in USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you include to complete this form endor suggestions for reducing the artists, chould be sent to the Critic Information Officer. U.S. Patern and Trademark Office, U.S. Oppartment of Commence, P.O. Box 1450, Abstraggle, VA 22313-1450. OD NOT SEND FEBS OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Paterns, P.O. Box 1450, Abstraggle, VA 22313-1450.

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"Blatament under 37 CFR 3.73(b) is required if remined disclaimer is signed by the easignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.